

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Viginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/022,716	12/18/2001	Ann Kerstin Birgitta Kjellqvist	ACO2844 US	2119
7:	590 07/21/2003			
Joan M. McGillycuddy			EXAMINER	
AKZO NOBEL 7 Livingstone A	Avenue		FLETCHER III, V	, WILLIAM P
Dobbs Ferry, N	Y 10522		ART UNIT	PAPER NUMBER
·			1762	EX.
			DATE MAILED: 07/21/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		10/022,716	KJELLQVIST ET AL.		
	Office Action Summary	Examiner	Art Unit		
		William P. Fletcher III	1762		
Period fo	The MAILING DATE of this communication ap r Reply	pears on the c ver she	et with the correspondence address		
THE N - Exter after - If the - If NO - Failui - Any r	DRTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, many within the statutory minimum will apply and will expire SIX (6), cause the application to beco	ay a reply be timely filed of thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. me ABANDONED (35 U.S.C. § 133).		
1)⊠	Responsive to communication(s) filed on 18	<u>December 2001</u> .			
2a) <u></u> □	This action is FINAL. 2b)⊠ Th	nis action is non-final.			
3)	Since this application is in condition for allow closed in accordance with the practice under				
·	on of Claims				
	Claim(s) <u>1-8</u> is/are pending in the application.		_		
	4a) Of the above claim(s) 7 and 8 is/are withdr	awn from consideratio	n.		
	Claim(s) is/are allowed.		•		
	Claim(s) <u>1-6</u> is/are rejected.				
·	Claim(s) <u>6</u> is/are objected to.				
-	Claim(s) are subject to restriction and/c on Papers	or election requirement			
	Γhe specification is objected to by the Examine	er.			
<i>'</i> _	Γhe drawing(s) filed on is/are: a) ☐ acce	<u></u>	by the Examiner.		
-,	Applicant may not request that any objection to the		•		
11) 🔲 🗆	11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.				
	If approved, corrected drawings are required in re	ply to this Office action.			
12) 🔲 🗆	The oath or declaration is objected to by the Ex	aminer.			
Priority u	nder 35 U.S.C. §§ 119 and 120				
13)🛛	Acknowledgment is made of a claim for foreign	n priority under 35 U.S	c.C. § 119(a)-(d) or (f).		
a)[☑ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority document	s have been received			
	2. Certified copies of the priority document	s have been received	in Application No		
	3. Copies of the certified copies of the prio application from the International Buee the attached detailed Office action for a list	ireau (PCT Rule 17.2(a)).		
14)⊠ A	cknowledgment is made of a claim for domest	ic priority under 35 U.S	S.C. § 119(e) (to a provisional application).		
	☐ The translation of the foreign language proceeds.	• •			
Attachment	(s)				
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) 5	5) Notic	view Summary (PTO-413) Paper No(s) se of Informal Patent Application (PTO-152)		
J.S. Patent and Tr PTO-326 (Rev		tion Summary	Part of Paper No. 6		

Page 2 Application/Control Number: 10/022,716 1st Action

Art Unit: 1762

DETAILED ACTION

Election/Restrictions

- Restriction to one of the following inventions is required under 35 U.S.C. 121: 1.
- Claims 1 6, drawn to a process for coating a substrate, classified in class 427, . 5 I. subclass 407.1.
 - Claims 7 & 8, drawn to a coated article, classified in class 428, subclass 507. II. The inventions are distinct, each from the other because of the following reasons:
- 2. Inventions I and II are related as process of making and product made. The inventions 10 are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case, the product can be made by a materially different process: pre-forming the top radiation-curable coating film, curing the film by radiation, and bonding the cured film on a press-coated substrate.
 - Because these inventions are distinct for the reasons given above and have acquired a 3. separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

15

20

During a telephone conversation with Ms. Lainie E. Parker (reg. no. 36,123) on 12 4. February 2003, a provisional election was made with traverse to prosecute the invention of Group I, claims 1-6. Affirmation of this election must be made by applicant in replying to this Office action. Claims 7 & 8 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Application/Control Number: 10/022,716 Page 3

Art Unit: 1762

5. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Specification

6. The disclosure is objected to because of the following informalities: (1) Parentheticals of the form "(both ex Croda)," or "(ex BASF)," beginning at p. 7, l. 8, are unfamiliar to the examiner. It is unclear whether these are intended to exclude (as in "all except Croda" or "all except BASF") or include (as in "examples of which are from Croda" or "examples of which are from BASF)." (2) At p. 13, l. 4, the meaning of "5 cm² x 1-2 mm" is unclear. Does applicant mean "5 cm² x 1.2 mm" or "5 cm² x between 1 and 2 mm?"

Appropriate correction is required.

10

20

7. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The following title is suggested: PROCESS OF COATING A WOODEN OR CELLULOSIC SUBSTRATE WITH A PRESS COAT AND A TOP COAT.

Claim Objections

8. Claim 6 is objected to because of the following informalities: "based on the total weight, of the emulsion solids of filler and/or pigment" should, apparently, read "based on the total weight[,] of the emulsion solids, of filler and/or pigment." Appropriate correction is required.

Claim Rejections - 35 USC § 112

Application/Control Number: 10/022,716 Page 4
Art Unit: 1762 1st Action

9. The following is a quotation of the second paragraph of 35 U.S.C. 112:

10

15

20

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 5 10. Claims 1-6 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
 - 11. Claim 1 recites "wood-like," which renders the claim indefinite. It is unclear just what this term is meant to encompass. Since applicant has not explicitly defined this term, the examiner has interpreted it according to its ordinary meaning. The ordinary meaning is inclusive of substrates that are not wooden or cellulosic at all, but have the outward appearance of wood, such as a polymeric sheet that had been printed with a so-called wood grain pattern. Consequently, it is unclear whether one of ordinary skill in the art would be reasonably apprised of the metes and bounds of the claimed subject matter.

Claim Rejections - 35 USC § 103

- 12. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 13. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later

Application/Control Number: 10/022,716 Page 5
Art Unit: 1762 1st Action

invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

- 14. Claims 1-3 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sheets (US 5,059,264).
- Sheets teaches a method in which a press coating is applied to a wooden substrate, such 5 15. as hardboard or waferboard [abstract and c. 1, 11.1 - 48]. The press coating is an aqueous dispersion comprising emulsion polymerized ethylenically unsaturated monomers, filler, and/or pigment [c. 3, 11.3 - 37; c. 4, 11.54 - 64; and c. 5, 11.3 - 21]. Heat an pressure is applied to the press coating-coated substrate to cure the press coating and give a smooth surface [c. 5, 11. 22 – 40 and c. 1, Il. 61 - 65]. Sheets does not explicitly state, in the body of the reference, that a top 10 coat is applied after curing of the press coat, said top coat being subsequently cured; or that a primer coat is applied and cured prior to application of the top coat. Sheets does teach that "Prefinished hardboard is made by consolidating lignocellulosic fibers under pressure in a press followed by application of one or more primer coats or top coats" [c. 1, 11.20 - 23]. Based on 15 this teaching, it would have been obvious to one of ordinary skill in the art to modify the process of Sheets so as to coat and cure, atop the cured press coat, one or more primer coats ant top coats. One of ordinary skill in the art would have been motivated to do so by the teaching of Sheets that doing so is a conventional means of yielding a prefinished wooden substrate suitable for a given end-use.
- 20 16. The examiner notes that Sheets is silent with respect to the degree of compression of the wooden substrate. Curing of the press coat is performed at 400°F and 300-500psi [c. 5, 1. 30]. These values fall within the temperature and pressure ranges disclosed by applicant at p. 5, 1l. 4 –

Application/Control Number: 10/022,716 Page 6
Art Unit: 1762

9 of the spec. Since Sheets otherwise teaches all of applicant's claimed press coating steps, it is the examiner's position that, unless some critical limitation(s) is/are not recited, the curing step

of Sheets does not substantially compress the substrate, as defined at p. 3, 11.17 - 24 of the spec.

17. With respect to claim 3, Sheets is silent with respect to exactly what sort of production

apparatus is utilized. Absent clear and convincing evidence or arguments to the contrary, it is the

examiner's position that performing all of the coating steps in a single production line would

have been obvious to one of ordinary skill in the art in order to achieve maximum automation

and efficiency of the coating process.

18. With respect claim 6, while Sheets does express the amount of pigment and/or filler in

terms of "pigment-volume-content (PVC)," and that the PVC is between about 30% and 65%,

the reference is silent with respect to the amount based on the total weight of the emulsion solids

[c. 5, 11.18 - 21]. It is the examiner's position that, since Sheets teaches adjusting the amount of

pigment and filler, and since the amounts of these components are well-known result-effective

variables effecting the viscosity and color of the coating, it would have been obvious to one of

ordinary skill in the art to optimize these result-effective variables by routine experimentation.

See MPEP § 2144.05(II)(A) and (B).

19. Claims 4 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Sheets (US 5,059,264) as applied to claim 1 above, and further in view of Cooley (US

4,587,141).

5

10

15

20

20. The teaching of Sheets is detailed above. With respect to claim 4, Sheets does not teach

that the trop coat is a radiation-curable top coat, cured by UV radiation. With respect to claim 5,

Application/Control Number: 10/022,716

5

10

. 15

Art Unit: 1762

Page 7

Sheets does not teach that, before the top coat is applied, the substrate is printed. The examiner has interpreted this limitation as being inclusive of both the pre- and post-press coated substrate.

- 21. With respect to claim 4, Cooley, like Sheets, teaches a wooden substrate that has been previously coated with a resin and overlay paper [c. 3, 1, 45 c. 6, 1, 6]. According to Cooley, the overlay paper receives a top coat of UV-curable resin that is subsequently UV cured [c. 5, 1l. 33 46]. The UV-cured resin coating protects the underlying substrate [c. 5, 1l. 56 58]. It would have been obvious to one of ordinary skill in the art to modify the process of Sheets so as to coat, as the top coat, a UV-curable resins, as taught by Cooley. One of ordinary skill in the art would have been motivated to do so by the desire and expectation of successfully protecting the underlying substrate, as suggested by Cooley.
- 22. With respect to claim 5, Cooley teaches that the overlay paper my be printed with a decorative design to make the finished product suitable for use in structural applications [c. 4, ll. 16-50 and c. 1, ll. 1-10]. Consequently, it would have been obvious to one of ordinary skill in the art to modify the process of Sheets so as to utilize, as the overlay paper, a paper printed with a design, as taught by Cooley. One of ordinary skill in the art would have been motivated to do so by the desire and expectation of successfully imparting decorative effects to the finished wooden product, suitable for structural applications, as taught by Cooley.

Conclusion

23. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. McClary (US 2,418,233) and Hsu (US 5,741,823) a representative of the state of the art. Blazey (US 6,231,931 B1) teaches the application of UV-curable coatings to wooden substrates.

Application/Control Number: 10/022,716

Art Unit: 1762

Page 8

1st Action

Any inquiry concerning this communication or earlier communications from the examiner should be directed to William P. Fletcher III whose telephone number is (703) 308-7956. The examiner can normally be reached on Monday through Friday, 9 AM to 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shrive P. Beck can be reached on (703) 308-2333. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

10

5

William P. Fletcher III Examiner Art Unit 1762

WPF

July 15, 2003

SHRIVE P. BECK
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1700